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10	PLAINTIFF RADIO CITY, INC.			
11	UNITED STATES D	ISTRICT COURT		
12	CIVILD STATES DISTRICT COURT			
13	NORTHERN DISTRICT OF CALIFORNIA			
14	IN RE TELESCOPES ANTITRUST	Case No. 5:20-cv-03639-EJD		
15	LITIGATION  This Document Relates to:	Case No. 5:20-cv-03642-EJD		
16				
17	SPECTRUM SCIENTIFICS LLC, RADIO CITY, INC., and those similarly situated,	DIRECT PURCHASER PLAINTIFFS' NOTICE OF PUBLICLY FILED		
18	Plaintiffs,	DOCUMENTS PURSUANT TO COURT ORDER RE: ADMINISTRATIVE MOTIONS TO FILE UNDER SEAL		
19	v.	(ECF NO. 417)		
20	CELESTRON ACQUISITION, LLC, SUZHOU SYNTA OPTICAL TECHNOLOGY CO., LTD.,			
21	SYNTA OF HEAL FEEHNOLOGY CO., ETD., SYNTA CANADA INT'L ENTERPRISES LTD., SW TECHNOLOGY CORP., OLIVON	Compl. Filed: June 1, 2020		
22	MANUFACTURING CO. LTD., OLIVON USA, LLC, NANTONG SCHMIDT OPTO-	Third Am. August 31, 2021 Compl. Filed:		
23	ELECTRICAL TECHNOLOGY CO. LTD., NINGBO SUNNY ELECTRONIC CO., LTD.,	Trial Date: None Set		
24	PACIFIC TELESCOPE CORP., COREY LEE, DAVID SHEN, SYLVIA SHEN, JACK CHEN,			
25	JEAN SHEN, JOSEPH LUPICA, DAVE ANDERSON, LAURENCE HUEN, and DOES			
26	1-50,			
27	Defendants.			
28				

Case No. 5:20-cv-03642-EJD NOTICE OF PUBLICLY FILED DOCUMENTS

Pursuant to the Court's Order of June 8, 2023 (ECF No. 417), Direct Purchaser Plaintiffs ("DPPs") hereby respectfully enclose and publicly file the sealed versions of the documents listed below on the Court docket. For ease of reference, DPPs have identified the document title and ECF number of the documents subject to the Court's Order in the chart below.

5	Document Title	ECF No.
6 7	Reply Declaration of Christopher Groves in Support of DPPs' Reply in Support of Motion to Enforce Discovery Order and for Sanctions for Violations of Court Orders	345-1
/		
8	Exhibit 2 to the Declaration of Ronald J. Fisher in Support of DPPs' Reply in Support of Motion to Enforce Discovery Order and for Sanctions for Violations of Court Orders	345-4
		277
10 11	DPPs' Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One	375
12	Exhibit 1 to the Declaration of Ronald J. Fisher in Support of DPPs'	375-3
12	Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with	373 3
13	Defendants' Requests for Production, Set Four, and Defendant Synta's	
14	Interrogatories, Set One	
15	Exhibit 2 to the Declaration of Ronald J. Fisher in Support of DPPs' Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with	375-4
16	Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One	
17	Exhibit 3 to the Declaration of Ronald J. Fisher in Support of DPPs'	375-5
18	Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with Defendants' Requests for Production, Set Four, and Defendant Synta's	
19	Interrogatories, Set One Plaintiffs' Compliance With Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One	
20	Exhibit 4 to the Declaration of Ronald J. Fisher in Support of DPPs'	375-6
21	Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with Defendants' Requests for Production, Set Four, and Defendant Synta's	
22	Interrogatories, Set One	
23	Exhibit 6 to the Declaration of Ronald J. Fisher in Support of DPPs' Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with	375-8
24	Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One	
25	Exhibit 7 to the Declaration of Ronald J. Fisher in Support of DPPs'	375-9
26	Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with	
27	Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One	

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Document	Title	ECF No
Exhibit 9 to the Declaration of Ronald J. Fisher in Support of DPPs' Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One		375-11
Exhibit 10 to the Declaration of Ronald J. Fisher in Support of DPPs' Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One		375-12
Exhibit 11 to the Declaration of Ronald J. I Opposition to Defendants' Motion to Com- Defendants' Requests for Production, Set I Interrogatories, Set One	pel Plaintiffs' Compliance with	375-13
Exhibit 15 to the Declaration of Ronald J. Fisher in Support of DPPs' Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One		375-17
Exhibit 18 to the Declaration of Ronald J. I Opposition to Defendants' Motion to Com- Defendants' Requests for Production, Set I Interrogatories, Set One	pel Plaintiffs' Compliance with	375-20
Exhibit 19 to the Declaration of Ronald J. I Opposition to Defendants' Motion to Com Defendants' Requests for Production, Set I Interrogatories, Set One	pel Plaintiffs' Compliance with	375-21
Exhibit 21 to the Declaration of Ronald J. Fisher in Support of DPPs' Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One  Exhibit 27 to the Declaration of Ronald J. Fisher in Support of DPPs' Opposition to Defendants' Motion to Compel Plaintiffs' Compliance with Defendants' Requests for Production, Set Four, and Defendant Synta's Interrogatories, Set One		375-23
		375-29
Corrected Opposition to Defendants' Motion Compliance with Defendants' Requests for Defendant Synta's Interrogatories, Set One	r Production, Set Four, and	377-1
Dated: June 14, 2023	Respectfully submitted,	•
BRAUNHAGEY & BORDEN LLP		
By:/s/Matthew Borden		

BRAUNHAGEY & BORDEN LLP

By: /s/ Matthew Borden

Matthew Borden

Attorneys for Direct Purchaser Plaintiffs

Case No. 5:20-cv-03642-EJD